IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

TQP DEVELOPMENT, LLC

Plaintiff,

CIVIL ACTION NO. 2:14-cv-572

v.

FRONTIER AIRLINES HOLDINGS, INC.,

Defendant.

JURY TRIAL DEMANDED

PLAINTIFF TQP DEVELOPMENT, LLC'S ANSWER TO DEFENDANT'S COUNTERCLAIMS

Plaintiff TQP Development, LLC ("TQP") files its Answer to Defendant Frontier

Airlines Holdings, Inc. and Frontier Airlines, Inc. ("Frontier") Counterclaims (Dkt. No. 12) filed

July 15, 2014, as follows. TQP's specific responses to the numbered allegations are set forth

below.

PARTIES

- 1. Admitted.
- 2. Admitted.

JURISDICTION

3. TQP admits that Defendant's counterclaims arise under the patent laws of the United States. Further, TQP admits that the jurisdiction of this Court is proper over Defendant and TQP's claims that Defendant infringes the '730 Patent. Except as so admitted, the remaining allegations in Paragraph 3 are denied.

4. TQP admits that venue in this District is appropriate over TQP's claims regarding Defendant's infringement of the '730 Patent. Except as so admitted, the remaining allegations in Paragraph 4 are denied.

COUNT I

DECLARATION REGARDING NON-INFRINGEMENT

- 5. TQP admits that there is an actual controversy between the parties regarding Defendant's infringement of the '730 Patent. Except as so admitted, the remaining allegations in Paragraph 5 are denied.
- 6. TQP admits that Defendant requests a declaratory judgment but TQP denies that Defendant is entitled to any such relief.

COUNT II

DECLARATION REGARDING INVALIDITY

- 7. TQP admits that there is an actual controversy between the parties regarding Defendant's infringement of the '730 Patent. Except as so admitted, the remaining allegations in Paragraph 7 are denied.
- 8. TQP admits that Defendant seeks a declaratory judgment but denies that Defendant is entitled to any such relief.

PRAYER FOR RELIEF

Defendant's Prayer for Relief as to Counterclaim is an averment to which no responsive pleading is required pursuant to Fed. R. Civ. P. 8(d) and is therefore denied.

JURY DEMAND

Defendant's Jury Demand is an averment to which no responsive pleading is required pursuant to Fed. R. Civ. P. 8(d) and is therefore denied.

Dated: August 1, 2014 Respectfully submitted,

By: /s/ Austin Hansley

AUSTIN HANSLEY P.L.L.C.

Austin Hansley

Texas Bar No.: 24073081

Brandon LaPray

Texas Bar No.: 24087888 5050 Quorum Dr. Suite 700

Dallas, Texas 75254

Telephone: (469) 587-9776 Facsimile: (855) 347-6329

Email: Austin@TheTexasLawOffice.com

www.TheTexasLawOffice.com
ATTORNEY FOR PLAINTIFF
TOP DEVELOPMENT, LLC

CERTIFICATE OF SERVICE

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3). Any other counsel of record will be served by electronic mail, facsimile, and/or first class mail on this date

/s/ Austin Hansley
Austin Hansley